

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Application No.:	10/671,659	Confirm. No.:	8271
Filing Date:	September 29, 2003	Art Unit:	3673
First Inventor:	Chun Te Yu	Customer No.:	23364
Attorney No.:	YUCH3041/JJC/JS	Examiner:	Lloyd A. Gall
For:	PADLOCK		

DECLARATION UNDER 37 CFR § 1.132

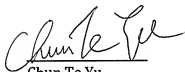
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

We, Chun Te Yu and Cory O. Nykoluk, hereby declare:


1. We are the named inventors of the above identified application.
2. We are co-inventors of the lock referenced by the Examiner in the outstanding rejections under 35 U.S.C. § 103(a) in the *Columbia* catalogue published November 2002.
3. The locks as disclosed in *Columbia* are substantially the same as those shown in Figs. 9-11 of the provisional application 60/443,331 of which we are also co-inventors. That is, upon visual comparison it can be seen that the locks shown in *Columbia* have a similar appearance and the same trademark "Columbia" as the locks shown in Figs. 9-11 of our provisional application 60/443,331. We co-invented the locks as shown in *Columbia*, and filed the provisional application 60/443,331 with respect to these locks, from which the pending application claims priority.

4. We are the only inventors of the pending claims in the above-identified application.
5. Any additional co-authors of the cited catalogue did not conceive of or participate in conception of the subject matter of the pending claims.
6. So far as the cited catalogue describes or is relevant to the subject matter of the pending claims, the catalogue describes the inventors' own work.
7. To the extent that any of the additional co-authors were involved in subject matter pertinent to the claimed invention, the additional co-authors were working under the direction and supervision of one or more of the inventors.
8. All statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under *section 1001 of title 18 of the United States Code* and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.


Chun Te Yu

23, MAY, 2011

Date


Cory O. Nykoluk

16 MAY 2011

Date